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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/825,006	04/15/2004	Jeanine Hettinga	3792715/58660	7236
26386 75	26386 7590 06/08/2006		EXAMINER	
DAVIS, BROWN, KOEHN, SHORS & ROBERTS, P.C. THE FINANCIAL CENTER 666 WALNUT STREET SUITE 2500 DES MOINES, IA 50309-3993			HUSON, MONICA ANNE	
			ART UNIT	PAPER NUMBER
			1732	
			DATE MAILED: 06/08/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

- -		Application No.	Applicant(s)
Office Action Summary		10/825,006	HETTINGA, JEANINE
		Examiner	Art Unit
		Monica A. Huson	1732
 Period for	The MAILING DATE of this communicati	ion appears on the cover sheet wit	h the correspondence address
A SHO WHICH - Extensi after SI - If NO pr - Failure Any rep	RTENED STATUTORY PERIOD FOR IEVER IS LONGER, FROM THE MAIL! ons of time may be available under the provisions of 37 X (6) MONTHS from the mailing date of this communical eriod for reply is specified above, the maximum statutor to reply within the set or extended period for reply will, but or the set or extended period for reply will, but or extended to the work of the set or extended period for reply will, but or extended the provided by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	ING DATE OF THIS COMMUNIC CFR 1.136(a). In no event, however, may a re tition. by period will apply and will expire SIX (6) MONT by statute, cause the application to become ABA	ATION. ply be timely filed HS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).
Status			
2a)⊠ T 3)□ S	Responsive to communication(s) filed or his action is FINAL . 2b)[since this application is in condition for a losed in accordance with the practice u	This action is non-final.	• •
Dispositio	n of Claims		
4a 5)□ C 6)図 C 7)□ C	Claim(s) <u>1-10</u> is/are pending in the application of the above claim(s) <u>1-5</u> is/are without claim(s) is/are allowed. Claim(s) <u>6-10</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction	drawn from consideration.	
Application	n Papers		
10)⊠ Th A R	ne specification is objected to by the Exne drawing(s) filed on 15 April 2004 is/a pplicant may not request that any objection eplacement drawing sheet(s) including the ne oath or declaration is objected to by	re: a)⊠ accepted or b)□ object to the drawing(s) be held in abeyand correction is required if the drawing(s	e. See 37 CFR 1.85(a). s) is objected to. See 37 CFR 1.121(d).
Priority un	der 35 U.S.C. § 119		
12) Ac a) 1 1 2 3	cknowledgment is made of a claim for for All b) Some * c) None of: Certified copies of the priority documents. Certified copies of the priority documents. Copies of the certified copies of the application from the International Region the attached detailed Office action for	uments have been received. uments have been received in Ap e priority documents have been i Bureau (PCT Rule 17.2(a)).	plication No eceived in this National Stage
Attachment(s) of References Cited (PTO-892)	4) ☐ Interview Su	mmary (PTO-413)
2)	of Draftsperson's Patent Drawing Review (PTO-9 tion Disclosure Statement(s) (PTO-1449 or PTO/lo(s)/Mail Date	Paper No(s)	/Mail Date ormal Patent Application (PTO-152)

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DETAILED ACTION

This office action is in response to the paper filed 22 March 2006.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 6-10 are rejected as stated in the paper mailed 19 December 2005, but the rejection is repeated here for convenience.

Claims 6-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Burns (U.S. Patent 5,855,287), in view of Wheeler (U.S. Patent 4,913,639). Regarding Claim 6, Burns shows that it is known to carry out a method of injection molding a bottle closure (Abstract), comprising the steps of providing an injection molding machine having a mold cavity for molding a bottle closure comprising a body member having a generally cylindrical portion and at least one generally circular end portion (Column 6, lines 36-37), creating a plate with reverse markings (Column 7, lines 10-12); injecting an injection mixture into the mold cavity (Column 6, lines 50-57); and discharging a bottle closure having positive markings on one or both of its end portions (Column 7, lines 1-13). Burns does not show a releasable embossing plate. Wheeler shows that it is known to carry out a method of embossing a molded article within a mold including releasably securing the plate in the mold cavity (Abstract; Column 1, lines 6-7, 38-56). Wheeler and Burns are combinable because they are

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concerned with a similar technical field, namely, methods of in-mold embossing of molded articles. It would have been prima facie obvious to one of ordinary skill in the art at the time the invention was made to use Wheeler's releasable embossing plate during Burns' molding process because, in the event of damage, it is less expensive to replace an insert plate relative to replacing an integral face of the mold cavity.

Regarding Claim 7, Burns shows the process as claimed as discussed in the rejection of Claim 6 above, including a method wherein the markings are selected from the group consisting of designs, logotypes, names, information identifying the contents of the bottle, and information identifying the producer of the contents of the bottle (Column 7, lines 10-14), meeting applicant's claim.

Regarding Claim 8, Burns shows the process as claimed as discussed in the rejection of Claim 6 above, wherein the body member has two generally circular end portions (Figure 1), further comprising the steps of forming the reverse markings into another end plate to create substantially identical markings in the send end portion (Column 7, lines 10-14). Burns does not show a releasable embossing plate. Wheeler shows that it is known to carry out a method of embossing a molded article within a mold including releasably securing the plate in the mold cavity (Abstract; Column 1, lines 6-7, 38-56). It would have been prima facie obvious to one of ordinary skill in the art at the time the invention was made to make both of Burns' embossing plates releasable, as taught by Wheeler, because, in the event of damage, it is less expensive to replace an insert plate relative to replacing an integral face of the mold cavity.

Regarding Claim 9, Burns shows the process as claimed as discussed in the rejection of Claim 6 above, including a method further comprising a body member (Figure 1), meeting applicant's claim.

Regarding Claim 10, Burns shows the process as claimed as discussed in the rejection of Claim 9 above, but he does not show a specific configuration of Art Unit: 1732

the body member. However, to be entitled to weight in method claims, recited structural limitations must affect the method in a manipulative sense and not amount to mere claiming of a use of a particular structure. *Ex parte Pfeiffer* 135 USPQ 31. There is no evidence that the claimed structure has any stepwise effect on the method claimed. It would have been prima facie obvious to one of ordinary skill in the art at the time the invention was made to use any various structure of the body member in order to accommodate exclusive enduse specifications.

Response to Arguments

Applicant's arguments filed 22 Marcy 2006 have been fully considered but they are not persuasive.

Applicant contends that Burns and Wheeler do not suggest the claimed invention because Wheeler is related to pressing wood or other cellulosic fibers. This is not persuasive because Wheeler was not cited to specifically show the material being worked upon in the forming method. Wheeler was cited only to show that it is known in the prior art to have releasable embossing plates. It is noted that Wheeler does disclose that his molding material does include a resin (Column 2, lines 24-27). Although Wheeler describes his invention in light of molding wood materials, it is not evident that the material worked upon will have an effect on the method of using the releasable embossing plates. In other words, the concept of using a releasable embossing plate would be applicable to molding methods involving synthetic or natural materials.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply

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is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Monica A. Huson whose telephone number is 571-272-1198. The examiner can normally be reached on Monday-Friday 7:30am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christina Johnson can be reached on 571-272-1176. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Monica A Huson

June 1, 2006

CHRISTINA JOHNSON
PRIMARY EXAMINER